	AVID P. MASTAGNI, ESQ. (SBN 57721 DAVID E. MASTAGNI, ESQ. (SBN 20424- WILL M. YAMADA, ESQ. (SBN 226669) MASTAGNI, HOLSTEDT, AMICK, MILLER, JOHNSEN & UHRHAMMER A Professional Corporation 1912 "T" Street	4)	
	Sacramento, California 95814 Telephone: (916) 446-4692	JAN 2 5 2008.	
	Facsimile: (916) 447-4614	NOPTER SECTION OF THE	
	Attorneys for Plaintiffs	North Andrew Commence of the State of the St	
	8 IN THE UNITED S	TATES DISTRICT COURT	
(
10)	TRICT OF CALIFORNIA	
11	- B - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	Case No.:	
12	Il Onicio Stilliariv Simated		
13	v. Plaintiffs,	CONSENT TO BE INCLUDED AS AN INDIVIDUAL PLAINTIFF [29 USC 216(b)]	
14	COUNTY OF SANTA CRUZ,	-10(<i>b</i>))	
15.	Defendant.		
16)		
17	I have been employed by the County of	Santa Cruz within the last three years from the date	
18	indicated below, and I am generally familiar with	h the above-captioned litigation. The County of Santa	
19	Cruz has not fully compensated me for all the ho	ours of overtime I have worked in violation of the Fair	
20	Labor Standards Act. I therefore consent to be in	cluded as a Plaintiff.	
	Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation and to be awarded damages if any are recovered.		
21	and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E. Mastagni, and Will M. Vamada will be as		
22	Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions with respect to the conduct and the such counsel to make all decisions		
23	With respect to the conduct of the c	6(b). I authorize such counsel to make all decisions	
24	and handling of this	case, including the settlement thereof as they deem	
25	appropriate and/or necessary.		

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Printed Name of Individual

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1	DAVID P. MASTAGNI, ESQ. (SBN 57721) DAVID E. MASTAGNI, ESQ. (SBN 204244)		
2	WILL M. YAMADA, ESQ. (SBN 226669) MASTAGNI, HOLSTEDT, AMICK,		
3	MILLER, JOHNSEN & UHRHAMMER A Professional Corporation		
4	1912 "I" Street Sacramento, California 95814		
5	Telephone: (916) 446-4692		
6	Facsimile: (916) 447-4614		
7	Attorneys for Plaintiffs		
8	IN THE UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	JAMES BATES, acting for himself and) Case No.:		
12	others similarly situated. CONSENT TO BE INCLUDED AS AN		
13	Plaintiffs, INDIVIDUAL PLAINTIFF [29 USC 216(b)]		
14	COUNTY OF SANTA CRUZ,		
15	Defendant.		
16	I have been employed by the County of Santa Cruz within the last three years from the date		
17	indicated below, and I am generally familiar with the above-captioned litigation. The County of Sant		
18			
19	Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fai		
20	Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation		
21	and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E		
	Mastagni, and Will M. Yamada will be representing me in this action and that this consent form wi		
22	be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decision		
23	with respect to the conduct and handling of this case, including the settlement thereof as they deer		
24	appropriate and/or necessary.		
25			

Signature of Individual

Printed Name of Individual

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FASTAGNI HOLSTEDT, AMICK. BILLER, JOHNSEN & UHRLAMM

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1ASTAGNI, HOLSTEDT, ANICK, HILLER, JOHNSEN & UHR AMMER PROFESSIONAL CORPORATION NSEN

Bates v. County of Santa Cruz Northern District of California

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IASTAGNI, HOLSTEDT, AMICK.

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ACRAMENTO, CALIFORNIA #AS-AN INDIVIDUAL PLAINTIFF

1	DAVID P. MASTAGNI, ESQ. (SBN 57721) DAVID E. MASTAGNI, ESQ. (SBN 204244)
2	WILL M. YAMADA, ESQ. (SBN 226669) MASTAGNI, HOLSTEDT, AMICK,
3	MILLER, JOHNSEN & UHRHAMMER A Professional Corporation
4	1912 "I" Street Sacramento, California 95814
5	Telephone: (916) 446-4692 Facsimile: (916) 447-4614
6	Attorneys for Plaintiffs
7	Attorneys for Flamuits
8	IN THE UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
10	
11	JAMES BATES, acting for himself and) Case No.:
12	others similarly situated, CONSENT TO BE INCLUDED AS AN
13	Plaintiffs, individual Plaintiff [29 USC 216(b)]
14	COUNTY OF SANTA CRUZ,
15	Defendant.
16	
17	I have been employed by the County of Santa Cruz within the last three years from the date
18	indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa
	Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair
19	Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation
20	and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E.
21	Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will
22	be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions
23	with respect to the conduct and handling of this case, including the settlement thereof as they deem
24	appropriate and/or necessary.
25	

Dated:

Signature of Individual

Printed Name of Individual

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JASTAGNI. HOLSTEDT. AMICK. HILLER. JOHNSEN & UHR. AMME

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Bates v. County of Santa Cruz Northern District of California

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Case 5:08-cv-00557-JW

IASTAGNI, HOLSTEDT, AMICK.
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PROFESSIONAL CORPORATEONSENT TO BE INCLUDED
421 STREET
ACRAMENTO, CALIFORNIA ASIAN INDIVIDUAL PLAINTIFF

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Page 11 of 74

IASTAGNI. HOLSTEDT, A BULER, JOHNSEN & UHR PROFESSIONAL CORPOR

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MOONSENT TO BE INCLUDED ACRAMENTO, CALIFORNIA ASSIAN INDIVIDUAL PLAINTIFF

Case 5:08-cv-00557-JW

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Page 12 of 74

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Case 5:08-cv-00557-JW

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Page 13 of 74

IASTAGNI, HOLSTEDT, AMICK JULIER JOHNSEN & UHR JAMM

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Bates v. County of Santa Cruz Northern District of California

WILLIAM & BUDGETT

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Case 5:08-cv-00557-JW

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Case 5:08-cv-00557-JW

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Case 5:08-cv-00557-JW

IASTAGNI, HOLSTEDT, AMICK TILLER, JOHNSEN & UHR

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Signature of Individual

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IASTAGNI, HOLSTEDT, AMICK HLLER, JOHNSEN & UHR JAMM

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2	DAVID P. MASTAGNI. ESQ. (SBN 57721 DAVID E. MASTAGNI. ESQ. (SBN 20424 WILL M. YAMADA, ESQ. (SBN 226669)		
3	MASTAGNI, HOLSTEDT, AMICK, MILLER, JOHNSEN & UHRHAMMER		
4	A Professional Corporation 1912 "I" Street		
5	Sacramento, California 95814 Telephone: (916) 446-4692		
6	Facsimile: (916) 447-4614		
7	Attorneys for Plaintiffs		
8	IN THE UNITED	STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
]]	JAMES BATES, acting for himself and) Case No.:	
12	others similarly situated.	CONSENT TO BE INCLUDED AS AN	
13	Plaintiffs, v.) INDIVIDUAL PLAINTIFF [29 USC) 216(b)]	
14	COUNTY OF SANTA CRUZ,		
15	Defendant.)	
16	I have been employed by the Country	y of Santa Cruz within the last three years from the date	
17	•	with the above-captioned litigation. The County of Santa	
18		e hours of overtime I have worked in violation of the Fair	
19		be included as a Plaintiff in the above-mentioned litigation	
20		overed. I understand that David P. Mastagni, David E.	
21	Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will		
22		. § 216(b). I authorize such counsel to make all decisions	
23		this case, including the settlement thereof as they deem	
24	appropriate and/or necessary.		
25	,		
26	Dated: 11/29 .2007	Signature of Individual	
27	Dated: 11 29 . 2007	-	
28		Sammy Cuevas Printed Name of Individual	

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Page 20 of 74

TASTAGNI, HOLSTEDT, AMICK.

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BILLER JOHNSEN & UHIR AMMER
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ACRAMENTO, CALIFORNIA ASSAN INDIVIDUAL PLAINTIFF

Case 5:08-cv-00557-JW

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Case 5:08-cv-00557-JW

HLER, JOHNSEN & UHR JAMMER PROFESSIONAL CORPORATEONSENT TO BE INCLUDED 12.1 STREET ACRAMENTO, CALIFORNIA **14.8**-1AN INDIVIDUAL PLAINTIFF

TASTAGNI, HOLSTEDT, A

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Case 5:08-cv-00557-JW

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PRAMENTO, CALIFORNIA ASSAN INDIVIDUAL PLAINTIFF

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HILLER, JOHNSEN & UHR

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PROFESSIONAL CORPORATEONSENT TO BE INCLUDED ACRAMENTO, CALIFORNIA AS-IAN INDIVIDUAL PLAINTIFF

Case 5:08-cv-00557-JW

Bates v. County of Santa Cruz Northern District of California

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IASTAGNI, HOLSTEDT. AMICK ULLER, JOHNSEN & UHRLAMM

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Bates v. County of Santa Cruz Northern District of California

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JASTAGNI, HOLSTEDT, AMICK.

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Bates v. County of Santa Cruz Northern District of California

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1 2 3 4 5 6	DAVID P. MASTAGNI, ESQ. (SBN 57721) DAVID E. MASTAGNI, ESQ. (SBN 204244) WILL M. YAMADA, ESQ. (SBN 226669) MASTAGNI, HOLSTEDT, AMICK, MILLER, JOHNSEN & UHRHAMMER A Professional Corporation 1912 "I" Street Sacramento, California 95814 Telephone: (916) 446-4692 Facsimile: (916) 447-4614 Attorneys for Plaintiffs
8	IN THE UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
0	
12 13	JAMES BATES, acting for himself and others similarly situated, Plaintiffs, V. Consent to be included as An individual plaintiff [29 usc 216(b)] County of Santa Cruz, Defendant.
16	

I have been employed by the County of Santa Cruz within the last three years from the date indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E. Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions with respect to the conduct and handling of this case, including the settlement thereof as they deem appropriate and/or necessary.

Dated: 12/09/07, 2004

Signature of Individual

FRANCISCO FIGUEROA

Printed Name of Individual

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Page 27 of 74

Case 5:08-cv-00557-JW

JASTAGNI, HOLSTEDT, A TILLER JOHNSEN & UHR

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KEVIN E. FISHER

Printed Name of Individual

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Case 5:08-cv-00557-JW

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Page 29 of 74

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PROFESSIONAL CORPORATEONSENT TO BE INCLUDED
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ACRAMENTO, CALIFORNIA ASSAN INDIVIDUAL PLAINTIFF

TASTAGNI, HOLSTEDT, A

1	DAVID P. MASTAGNI. ESQ. (SBN 5772 DAVID E. MASTAGNI. ESQ. (SBN 2042 WILL M. YAMADA. ESQ. (SBN 226669	244)	
3	MASTAGNI, HOLSTEDT, AMICK, MILLER, JOHNSEN & UHRHAMME	R	
4	A Professional Corporation 1912 "I" Street		
5	Sacramento, California 95814 Telephone: (916) 446-4692 Facsimile: (916) 447-4614		
6	Attorneys for Plaintiffs		
7	•		
8	IN THE UNITE	D STA	ATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	JAMES BATES, acting for himself and)	Case No.:
12	others similarly situated,)	CONSENT TO BE INCLUDED AS AN
13	Plaintiffs.)	INDIVIDUAL PLAINTIFF [29 USC 216(b)]
14	COUNTY OF SANTA CRUZ.)	
15	Defendant.)	
16	l have been employed by the Cou	nty of	Santa Cruz within the last three years from the date
17	indicated below, and I am generally famili	ar with	n the above-captioned litigation. The County of Santa
18	Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation and to be awarded damages if any are recovered. I understand that David P. Mastagni. David E. Mastagni. and Will M. Yamada will be representing me in this action and that this consent form will		
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22			16(b). Lauthorize such counsel to make all decisions
23			s case, including the settlement thereof as they deem
24	appropriate and/or necessary.		
25	appropriate and/or necessary.		z)
26	There do 11 - 70 - 200 7	1	Nath
27	Dated: 11- 30 2007	Siş	grature of Individual
28			JOSEPH A. FLORES
		Pri	inted Name of Individual

Case 5:08-cv-00557-JW Document 3 Filed 01/25/2008 Page 30 of 74

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]	DAVID P. MASTAGNI, ESQ. (SBN 57721) DAVID E. MASTAGNI, ESQ. (SBN 204244	· 4)	
2	WILL M. YAMADA, ESQ. (SBN 226669) MASTAGNI, HOLSTEDT, AMICK,		
(,	MILLER, JOHNSEN & UHRHAMMER A Professional Corporation		
4	1912 "I" Street Sacramento. California 95814		
5	Telephone: (916) 446-4692 Facsimile: (916) 447-4614		
6 7	Attorneys for Plaintiffs		
8	IN THE UNITED	STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
1 1	JAMES BATES, acting for himself and) Case No.:	
12	others similarly situated.	CONSENT TO BE INCLUDED AS AN	
13	Plaintiffs, v.	individual plaintiff [29 USC 216(b)]	
14	COUNTY OF SANTA CRUZ.		
15	Defendant.		
16	I have been employed by the County of Santa Cruz within the last three years from the da		
17	indicated below, and I am generally familiar	with the above-captioned litigation. The County of Santa	
18	Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fai		
19	Labor Standards Act. I therefore consent to b	e included as a Plaintiff in the above-mentioned litigation	
20	and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E. Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will		
21			
22	be filed with the court pursuant to 29 U.S.C.	§ 216(b). Lauthorize such counsel to make all decisions	
23	with respect to the conduct and handling of this case, including the settlement thereof as they deen		
24 25	appropriate and/or necessary.		
26			
27	Dated: 11/29/ . 2007	Signature of Individual	
28		Muholas D. Flores Signature of Individual Nicholas D. Flores Printed Name of Individual	

Case 5:08-cv-00557-JW Document 3 Filed 01/25/2008 Page 31 of 74

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CRAMENTO CALIFORNIA ASIAN INDIVIDUAL PLAINTIFF

1	
1	DAVID P. MASTAGNI, ESQ. (SBN 57721)
2	DAVID E. MASTAGNI, ESQ. (SBN 204244) WILL M. YAMADA. ESQ. (SBN 226669)
رئ	MASTAGNI, HOLSTEDT, AMICK, MILLER, JOHNSEN & UHRHAMMER
4	A Professional Corporation 1912 "I" Street
5	Sacramento, California 95814 Telephone: (916) 446-4692
6	Facsimile: (916) 447-4614
7	Attorneys for Plaintiffs
8	IN THE UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
10	
1	JAMES BATES, acting for himself and) Case No.: others similarly situated,
12	CONSENT TO BE INCLUDED AS AN INDIVIDUAL PLAINTIFF [29 USC
13	v. (216(b)]
]4	COUNTY OF SANTA CRUZ,
15	Defendant.
16	I have been employed by the County of Santa Cruz within the last three years from the date
17	indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa
18	Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair
19	Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation
20	and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E
21	Mastagni, and Will M. Yamada will be representing me in this action and that this consent form wil
22	be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions
23	with respect to the conduct and handling of this case, including the settlement thereof as they deem
24	appropriate and/or necessary.
25 26	
20 27	Dated: 1-8, 2008 Signature of Individual
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121 STREET: ACRAMENTO, CALIFORNIA ASSIAN INDIVIDUAL PLAINTIFF

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PROFESSIONAL CORPORATEONSENT TO BE INCLUDED
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JASTAGNI, HOLSTEDT, A

Case 5:08-cv-00557-JW

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IILLER, JOHNSEN & UHR

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PROFESSIONAL CORPORATEONSENT TO BE INCLUDED ACRAMENTO, CALIFORNIA ASSIAN INDIVIDUAL PLAINTIFF

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IASTAGNI, HOLSTEDT, AMICK JILLER JOHNSEN & UHR HAMM

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IASTAGNI, HOLSTEDT, AMICK TILLER, JOHNSEN & UHRHAMA

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IASTAGNI HOLSTEDT, A III. LER. JOHNSEN & UHR AMA

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IILLER, JOHNSEN & UHR AMMER
PROFESSIONAL CORPORATEONSENT TO BE INCLUDED
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HILER, JOHNSEN & UHR AMMER
PROFESSIONAL CORPORATEONSENT TO BE INCLUDED
10.1 STREET
ACRAMENTO, CALIFORNIA ASAN INDIVIDUAL PLAINTIFF

JASTAGNI, HOLSTEDT.

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PROFESSIONAL CORPORATIONSENT TO BE INCLUDED
42.1 STREET
ACRAMENTO, CALIFORNIA ASSAN INDIVIDUAL PLAINTIFF

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IASTAGNI, HOLSTEDT, AMICK TILLER, JOHNSEN & UHR AMM

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DAVID P. MASTAGNI, ESQ. (SBN 57721)
DAVID E. MASTAGNI, ESQ. (SBN 204244)
WILL M. YAMADA, ESQ. (SBN 226669)
MASTAGNI, HOLSTEDT, AMICK,
MILLER, JOHNSEN & UHRHAMMER
A Protessional Corporation
1912 "I" Street
Sacramento, California 95814
Telephone: (916) 446-4692
Facsimile: (916) 447-4614

Attorneys for Plaintiffs

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IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

JAMES BATES, acting for himself and others similarly situated.

Plaintiffs.

Plaintiffs.

CONSENT TO BE INCLUDED AS AN INDIVIDUAL PLAINTIFF [29 USC 216(b)]

COUNTY OF SANTA CRUZ.

Defendant.

I have been employed by the County of Santa Cruz within the last three years from the date indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation and to be awarded damages if any are recovered. I understand that David P. Mastagni. David E. Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will be filled with the court pursuant to 29 U.S.C. § 216(b). Fauthorize such counse) to make all decisions with respect to the conduct and handling of this case, including the settlement thereof as they deem appropriate and or necessary.

Dated 1//30 2007

Signature of Individual

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Page 43 of 74

ILLER, JOHNSEN & UHR JAMMI 12 I STREET

CRAMENTO.

PROFESSIONAL CORPORTEON SENT TO BE INCLUDED CALIFORNIA ASLAN INDIVIDUAL PLAINTIFF

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ULLER JOHNSEN & UHR AMM

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PROFESSIONAL CORPORATEONSENT TO BE INCLUDED ACRAMENTO, CALIFORNIA ASIAN INDIVIDUAL PLAINTIFF

Case 5:08-cv-00557-JW

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IASTAGNI. HOLSTEDT, AMICK.
IILLEIL JOHNSEN & UHR AMMEL!
PROFESSIONAL CORPORATEONSENT TO BE INCLUDED

Case 5:08-cv-00557-JW

1	DAVID P. MASTAGNI, ESQ. (SBN 57721) DAVID E. MASTAGNI, ESQ. (SBN 204244)			
2	WILL M. YAMADA, ESQ. (SBN 226669)			
3	MASTAGNI, HOLSTEDT, AMICK, MILLER, JOHNSEN & UHRHAMMER			
	A Professional Corporation			
4	1912 "I" Street Sacramento, California 95814			
5	Telephone: (916) 446-4692			
6	Facsimile: (916) 447-4614			
	Attorneys for Plaintiffs			
7				
8	IN THE UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
0				
-				
.]	JAMES BATES, acting for himself and) Case No.: others similarly situated,			
.2) CONSENT TO BE INCLUDED AS AN			
3	Plaintiffs,) INDIVIDUAL PLAINTIFF [29 USC v.) 216(b)]			
4	COUNTY OF SANTA CRUZ,			
5	Defendant.)			
6	I have been employed by the County of Santa Cruz within the last three years from the date			
7				
8	indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa			
	Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair			
9	Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation			
20	and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E.			
21	Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will			
22				
23	be filed with the court pursuant to 29 U.S.C. § 216(b). Tauthorize such counsel to make all decisions			
24	with respect to the conduct and handling of this case, including the settlement thereof as they deem			
	appropriate and/or necessary.			
25				
26	Dated: 11-25 , 2007			
27	Signature of Individual			

Printed Name of Individual

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HASTAGNI, HOLSTEDT, AMICK.

UILLER, JOHNSEN & UHR AMMER.

PROFESSIONAL CORPORATEONSENT TO BE INCLUDED.

112 I STREET

ACRAMENTO, CALIFORNIA AS-IAN INDIVIDUAL PLAINTIFF.

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40 I STREET

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IASTAGNI, HOLSTEDT, A ALLER, JOHNSEN & UHR AMM

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with respect to the conduct and handling of this case, including the settlement thereof as they deem appropriate and/or necessary.

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Filed 01/25/2008

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Case 5:08-cv-00557-JW

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PROFESSIONAL CORPORATIONSENT TO BE INCLUDED CRAMENTO, CALIFORNIA ASIAN INDIVIDUAL PLAINTIFF

Filed 01/25/2008

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HILER, JOHNSEN & UHR AMMER
PROFESSIONAL CORPORATEONSENT TO BE INCLUDED
102 I STREET
ACRAMENTO, CALIFORNIA #AS-IAN INDIVIDUAL PLAINTIFF

DASTAGNI HOLSTEDT AMICK

]	DAVID P. MASTAGNI, ESQ. (SBN 57721) DAVID E. MASTAGNI, ESQ. (SBN 204244)			
2	WILL M. YAMADA. ESQ. (SBN 226669) MASTAGNI, HOLSTEDT, AMICK,			
3	MILLER, JOHNSEN & UHRHAMMER A Professional Corporation			
4	1912 "I" Street			
5	Sacramento, California 95814 Telephone: (916) 446-4692 Facsimile: (916) 447-4614			
6 7	Attorneys for Plaintiffs			
8	IN THE UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10				
11	JAMES BATES, acting for himself and) Case No.:			
12	others similarly situated. CONSENT TO BE INCLUDED AS AN CONSENT TO BE INCLUDED AS AN			
13	Plaintiffs,) INDIVIDUAL PLAINTIFF [29 USC 216(b)]			
14	COUNTY OF SANTA CRUZ.			
15	Defendant.			
16	I have been employed by the County of Santa Cruz within the last three years from the date			
17	indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa			
18	Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation and to be awarded damages if any are recovered. I understand that David P. Mastagni. David E			
19				
20				
21	Mastagni, and Will M. Yamada will be representing me in this action and that this consent form wi			
22	be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions			
23	with respect to the conduct and handling of this case, including the settlement thereof as they deer			
1/1				

Dated: DELEMBER 1014, 2007

appropriate and/or necessary.

Signature of Individual

Printed Name of Individual

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1	DAVID P. MASTAGNI, ESQ. (SBN 57721) DAVID E. MASTAGNI, ESQ. (SBN 204244) WILL M. YAMADA, ESQ. (SBN 226669)				
3	MASTAGNI, HOLSTEDT, AMICK, MILLER, JOHNSEN & UHRHAMMER				
	A Professional Corporation				
4	Sacramento, California 95814				
5	Telephone: (916) 446-4692 Facsimile: (916) 447-4614				
6					
7	Attorneys for Plaintiffs				
8	IN THE UNITED STATES DISTRICT COURT				
9	NORTHERN DISTRICT OF CALIFORNIA				
10					
]]	JAMES BATES, acting for himself and) Case No.:				
12	others similarly situated. CONSENT TO BE INCLUDED AS AN				
13	Plaintiffs, INDIVIDUAL PLAINTIFF [29 USC 216(b)]				
14	COUNTY OF SANTA CRUZ.				
15	Defendant.				
16	I have been employed by the County of Santa Cruz within the last three years from the date				
17	indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa				
18	Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair				
19					
20	Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigatio				
21	and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E				
22	Mastagni, and Will M. Yamada will be representing me in this action and that this consent form wi				
	be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decision				
23	with respect to the conduct and handling of this case, including the settlement thereof as they deen				

Dated: DECEMBER 6. 2007

appropriate and/or necessary.

FERDINAND C M Printed Name of Individual

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HILER, JOHNSEN & UHR AMMER PROFESSIONAL CORPORATIONSENT TO BE INCLUDED 12: 1 STREET ACRAMENTO, CALIFORNIA ASSAN INDIVIDUAL PLAINTIFF ACRAMENTO, CALIFORNIA ASSAN INDIVIDUAL PLAINTIFF

IASTAGNI, HOLSTEDT, AMICK

Case 5:08-cv-00557-JW

1 DAVID P. MASTAGNI, ESQ. (SBN 57721) DAVID E. MASTAGNI, ESQ. (SBN 204244) WILL M. YAMADA, ESQ. (SBN 226669) MASTAGNI, HOLSTEDT, AMICK. MILLER, JOHNSEN & UHRHAMMER A Professional Corporation 1912 "I" Street 4 Sacramento, California 95814 5 Telephone: (916) 446-4692 Facsimile: (916) 447-4614 6 Attorneys for Plaintiffs 7 8 9

IN THE UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

JAMES BATES, acting for himself and others similarly situated,

Plaintiffs,

V.

COUNTY OF SANTA CRUZ,

Defendant.

Case No.:

CONSENT TO BE INCLUDED AS AN INDIVIDUAL PLAINTIFF [29 USC 216(b)]

I have been employed by the County of Santa Cruz within the last three years from the date indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E. Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions with respect to the conduct and handling of this case, including the settlement thereof as they deem appropriate and/or necessary.

Dated: DEC . 97 , 200

Signature of Individual

Printed Name of Individual

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Filed 01/25/2008

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JASTAGNI, HOLSTEDT, AMICK JULEE JOHNSEN & UHRHAMM

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Bates v. County of Santa Cruz Northern District of California

Filed 01/25/2008

Page 57 of 74

DAVID P. MASTAGNI, ESQ. (SBN 57721) 1 DAVID E. MASTAGNI, ESQ. (SBN 204244) WILL M. YAMADA, ESQ. (SBN 226669) MASTAGNI, HOLSTEDT, AMICK, MILLER, JOHNSEN & UHRHAMMER A Professional Corporation 1912 "I" Street Sacramento, California 95814 5 Telephone: (916) 446-4692 Facsimile: (916) 447-4614 6 Attorneys for Plaintiffs 7 8 IN THE UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 JAMES BATES, acting for himself and Case No.: others similarly situated, 12 CONSENT TO BE INCLUDED AS AN Plaintiffs. INDIVIDUAL PLAINTIFF |29 USC 13 ν. 216(b)I 14 COUNTY OF SANTA CRUZ. 15 Defendant. 16 I have been employed by the County of Santa Cruz within the last three years from the date 17 indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa 18 Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair 19 Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation 20 and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E. 21 Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will 22 be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions 23 with respect to the conduct and handling of this case, including the settlement thereof as they deem 24 appropriate and/or necessary. 25 26 Dated: 25 10_,2007 27 28

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STREET TO BE INCLUDED

Bates v. County of Santa Crain

Printed Name of Individual

Filed 01/25/2008

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HLLER, JOHNSEN & UHR AMMER
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H2 I STREET
ACRAMENTO, CALIFORNIA #484AN INDIVIDUAL PLAINTIFF

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Page 60 of 74

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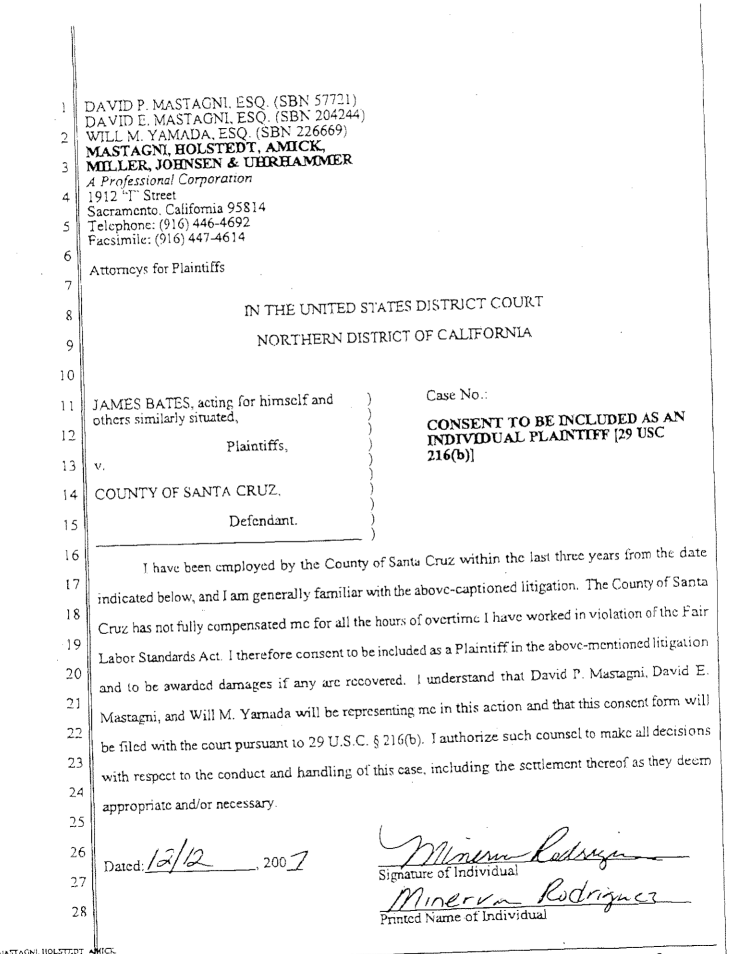
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PROFESSIONAL CORPORATEONSENT TO BE INCLUDED ASIAN INDIVIDUAL PLAINTIFF

Case 5:08-cv-00557-JW

Bates v. County of Santa Cruz Northern District of California

Printed Name of Individual



DAVID P. MASTAGNI, ESQ. (SBN 57721) 1 DAVID E. MASTAGNI, ESQ. (SBN 204244) WILL M. YAMADA, ESQ. (SBN 226669) MASTAGNI, HOLSTEDT, AMICK, MILLER, JOHNSEN & UHRHAMMER A Professional Corporation 1912 "I" Street Sacramento, California 95814 5 Telephone: (916) 446-4692 Facsimile: (916) 447-4614 6 Attorneys for Plaintiffs 7 IN THE UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 0 10 JAMES BATES, acting for himself and Case No.: others similarly situated, CONSENT TO BE INCLUDED AS AN 12 INDIVIDUAL PLAINTIFF [29 USC Plaintiffs. 216(b)] 13 V. 14 COUNTY OF SANTA CRUZ. Defendant. 15 16 I have been employed by the County of Santa Cruz within the last three years from the date 17 indicated below, and I am generally familiar with the above-captioned litigation. The County of Santa 18 Cruz has not fully compensated me for all the hours of overtime I have worked in violation of the Fair 19 Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation 20 and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E. 21 Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will 22 be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions 23 with respect to the conduct and handling of this case, including the settlement thereof as they deem 24 appropriate and/or necessary. 25 26 Dated: 12-2-07

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PROFESSIONAL CORPORATEON NSENT TO BE INCLUDED JEGEN ASSAN INDIVIDUAL

Bates v. County of Santa Cruz Northern District of California

Signature of Individual

Printed Name of Individua

Filed 01/25/2008

Page 63 of 74

IILLER, JOHNSEN & UHR AMMER
PROFESSIONAL CORPORATEONSENT TO BE INCLUDED
12.1 STREET
ACKAMENTO, CALIFORNIA ASSIAN INDIVIDUAL PLAINTIFF

JASTAGNI, HOLSTEDT, AMICK

Case 5:08-cv-00557-JW

Filed 01/25/2008

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TASTAGNI, HOLSTEDT, A HLLER, JOHNSEN & UHR

:12.1 STREET

PROFESSIONAL CORPORATEONSENT TO BE INCLUDED ACRAMENTO, CALIFORNIA ASSIAN INDIVIDUAL PLAINTIFF

Case 5:08-cv-00557-JW

1	DAVID P. MASTAGNI, ESQ. (SBN 57721)				
2	DAVID E. MASTAGNI, ESQ. (SBN 204244) WILL M. YAMADA, ESQ. (SBN 226669)				
3					
4	A Professional Corporation 1912 "I" Street				
5	Sacramento. California 95814 Telephone: (916) 446-4692				
6	Facsimile: (916) 447-4614				
7	Attorneys for Plaintiffs				
8	IN THE UNITED STATES DISTRICT COURT				
9	NORTHERN DISTRICT OF CALIFORNIA				
10					
11		Case No.:			
12		CONSENT TO BE INCLUDED AS AN			
13	Plaintiffs,) v.	INDIVIDUAL PLAINTIFF [29 USC 216(b)]			
14	COUNTY OF SANTA CRUZ,				
15	Defendant.				
16	I have been employed by the County of S	Santa Cruz within the last three years from the date			
17	7	the above-captioned litigation. The County of Santa			
18	2	ars of overtime I have worked in violation of the Fair			
19)				
20)	Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation			
21	and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E.				
22	Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will				
23	be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions				
24	1	case, including the settlement thereof as they deem			
25	appropriate and/or necessary.				
26					
27	Dated:	nature of Individual			

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IASTAGNI, HOLSTEDT, ANICK.
MILLER, JOHNSEN & UHR JAMMER
PROFESSIONAL CORPORATIONSENT TO BE INCLUDED ACRAMENTO, CALIFORNIA PASIAN INDIVIDUAL PLAINTIFF

Bates v. County of Santa Cruz Northern District of California

Printed Name of Individual

Filed 01/25/2008

Page 66 of 74

BLUER, JOHNSEN & UHR AMMER
PROFESSIONAL CORPORATEONSENT TO BE INCLUDED
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ACRAMENTO, CALIFORNIA #484AN INDIVIDUAL PLAINTIFF

Filed 01/25/2008

Page 67 of 74

IASTAGNI, HOLSTEDT. DELER JOHNSEN & DHR

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PROFESSIONAL CORPORTEDONSENT TO BE INCLUDED ACRAMENTO, CALIFORNIA 1986-1 AN INDIVIDUAL PLAINTIFF

Case 5:08-cv-00557-JW

Filed 01/25/2008

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JILLER, JOHNSEN & UHR AMMER
PROFESSIONAL CORPORATIONSENT TO BE INCLUDED
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12.1 STREET
14.2 CRAMBENTO, CALIFORNIA ASSIAN INDIVIDUAL PLAINTIFF

IASTAGNI, HOLSTEDT, AMICK

Filed 01/25/2008

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HLER, JOHNSEN & UHR AMMER
PROFESSIONAL CORPORATEONSENT TO BE INCLUDED
42 I STREET
ACRAMENTO, CALIFORNIA ASSAN INDIVIDUAL PLAINTIFF

Filed 01/25/2008

Page 70 of 74

AILLER, JOHNSEN & UHR AMMER
PROFESSIONAL CORPORATEONSENT TO BE INCLUDED

112 I STREET
ACRAMENTO, CALIFORNIA ASSAN INDIVIDUAL PLAINTIFF
ACRAMENTO, CALIFORNIA ASSANINDIVIDUAL PLAINTIFF

ASTAGNI, HOLSTEDT, /

Case 5:08-cv-00557-JW

Filed 01/25/2008

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ASTAGNI, HOLSTEDT, AMICK SULFE TOHNSEN & URIK HAMM

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PROFESSIONAL CORPORATEONSENT TO BE INCLUDED ACRAMENTO, CALIFORNIA 548-14N INDIVIDUAL PLAINTIFF

Case 5:08-cv-00557-JW

Filed 01/25/2008

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JASTAGNI, HOLSTEDT, AMICK. JULLER, JOHNSEN & UHRI AMMEI

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PROFESSIONAL CORPORATIONSENT TO BE INCLUDED

12.1 STREET

13.CRAMENTO CALIFORNIA ASIAN INDIVIDITAL PLAINTIFF

Case 5:08-cv-00557-JW

Bates v. County of Santa Cruz Northern District of California

Printed Name of Individua

Labor Standards Act. I therefore consent to be included as a Plaintiff in the above-mentioned litigation and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E. Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions with respect to the conduct and handling of this case, including the settlement thereof as they deem appropriate and/or necessary.

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and to be awarded damages if any are recovered. I understand that David P. Mastagni, David E. Mastagni, and Will M. Yamada will be representing me in this action and that this consent form will be filed with the court pursuant to 29 U.S.C. § 216(b). I authorize such counsel to make all decisions with respect to the conduct and handling of this case, including the settlement thereof as they deem appropriate and/or necessary.

Dated: $\frac{12/107}{}$, 2007

Signature of (Individual

Printed Name of Individual

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